## 2nd Sub. S.B. 155

## POLITICAL SUBDIVISION'S PROCUREMENT PROCESS FOR CONSTRUCTION PROJECTS

HOUSE FLOOR AMENDMENTS

AMENDMENT 3

MARCH 10, 2011 2:52 PM

Representative Stephen E. Sandstrom proposes the following amendments:

- 1. Page 1, Line 16:
  - authorizes a local entity to adopt procedures for certain construction methods; { and }
    - <u>▶ authorizes a city of the first class, a local district, or a special service district to adopt and follow</u> <u>provisions of Title 63G, Chapter 6, Utah Procurement Code, for a public works project using design-build</u> <u>that costs \$10,000,000 or more; and</u>
- 2. Page 1, Line 23:
  - 23 AMENDS:

11-39-103, as last amended by Laws of Utah 2009, First Special Session, Chapter 5

- 3. Page 2, Line 26:
  - 26 Be it enacted by the Legislature of the state of Utah:

Section 1. Section 11-39-103 is amended to read:

- 11-39-103. Requirements for undertaking a building improvement or public works project -- Request for bids -- Authority to reject bids.
- (1) If the estimated cost of the building improvement or public works project exceeds the bid limit, the local entity shall, if it determines to proceed with the building improvement or public works project:
  - (a) request bids for completion of the building improvement or public works project by:
- (i) (A) publishing notice at least twice in a newspaper published or of general circulation in the local entity at least five days before opening the bids; or
- (B) if there is no newspaper published or of general circulation in the local entity as described in Subsection (1)(a)(i)(A), posting notice at least five days before opening the bids in at least five public places in the local entity and leaving the notice posted for at least three days; and
- (ii) publishing notice in accordance with Section 45-1-101, at least five days before opening the bids; and
- (b) except as provided in Subsection (3), enter into a contract for the completion of the building improvement or public works project with:
  - (i) the lowest responsive responsible bidder; or
- (ii) for a design-build project { that the } <u>formulated by a</u> local entity { began formulating before March 1, 2004 and with respect to which a contract is entered into before September 1, 2004 } , <u>except as provided in Section 11-39-107</u>, a responsible bidder that:

- (A) offers design-build services; and
- (B) satisfies the local entity's criteria relating to financial strength, past performance, integrity, reliability, and other factors that the local entity uses to assess the ability of a bidder to perform fully and in good faith the contract requirements for a design-build project.
- (2) (a) Each notice under Subsection (1)(a) shall indicate that the local entity may reject any or all bids submitted.
  - (b) (i) The cost of a building improvement or public works project may not be divided to avoid:
  - (A) exceeding the bid limit; and
  - (B) subjecting the local entity to the requirements of this section.
- (ii) Notwithstanding Subsection (2)(b)(i), a local entity may divide the cost of a building improvement or public works project that would, without dividing, exceed the bid limit if the local entity complies with the requirements of this section with respect to each part of the building improvement or public works project that results from dividing the cost.
  - (3) (a) The local entity may reject any or all bids submitted.
- (b) If the local entity rejects all bids submitted but still intends to undertake the building improvement or public works project, the local entity shall again request bids by following the procedure provided in Subsection (1)(a).
- (c) If, after twice requesting bids by following the procedure provided in Subsection (1)(a), the local entity determines that no satisfactory bid has been submitted, the governing body may undertake the building improvement or public works project as it considers appropriate.

## 4. Page, Lines 38 through 54:

- 38 estimate for the building improvement or public works project.
  - (3) For a public works project only and that costs \$10,000,000 or more, the following may enter into a contract for design-build, as defined in Section 63G-6-103, and adopt the procedures and follow the provisions of the procurement code for the procurement of and as the procedures and provisions relate to a design-build:
    - (a) a city of the first class;
    - (b) a local district; or
    - (c) a special service district.
- 39  $\left[\frac{(2)}{(3)}\right]$   $\left[\frac{(4)}{(4)}\right]$  (a) In seeking bids and awarding a contract for a building improvement or
- 40 public works project, a county or a municipal legislative body may elect to follow the
- 41 provisions of the procurement code, as the county or municipal legislative body considers
- 42 appropriate under the circumstances, for specification preparation, source selection, or contract
- 43 formation.
- 44 (b) A county or municipal legislative body's election to adopt the procedures of the
- procurement code may not excuse the county or municipality, respectively, from complying
- 46 with the requirements to award a contract for work in excess of the bid limit and to publish
- 47 notice of the intent to award.

48	(c) An election under Subsection $[(2)]$ $\{(3)\}$ (a) may be made on a case-by-case basis,
49	unless the county or municipality has previously adopted the procurement code as permitted by
50	Subsection 63G-6-104(3)(e).
51	(d) The county or municipal legislative body shall:
52	(i) make each election under Subsection $[\frac{(2)}{(3)}]$ $(4)$ (a) in an open meeting; and
53	(ii) specify in its action the portions of the procurement code to be followed.
54	$[\frac{(3)}{(4)}]$ $[\frac{(5)}{(5)}]$ If the estimated cost of the building improvement or public works project